CONSOLIDATED

RULES AND REGULATIONS

OF THE

LAW SOCIETY

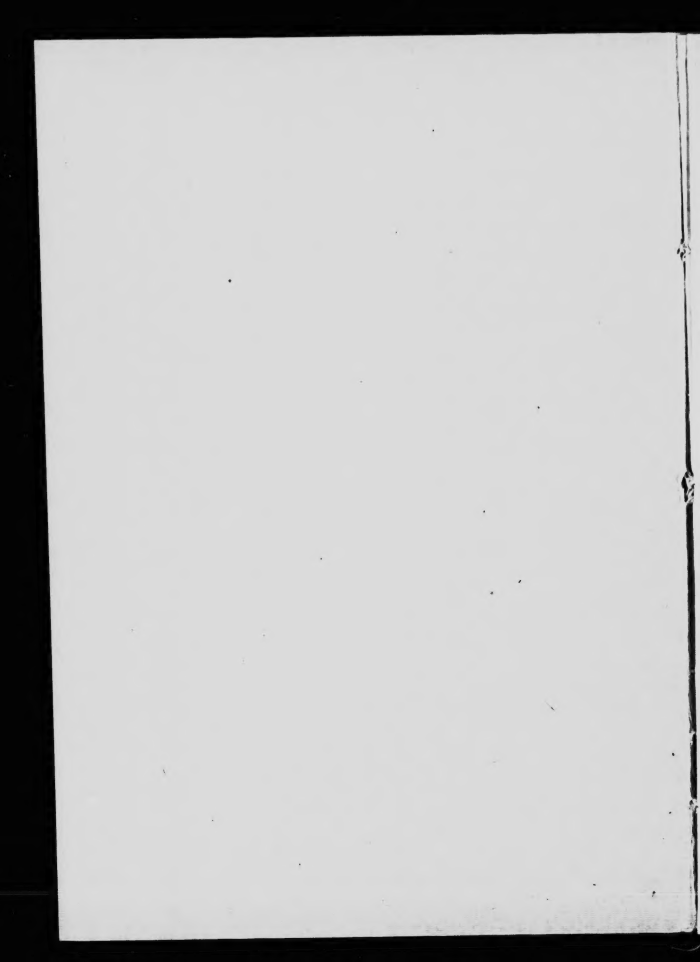
OF THE

NORTH-WEST TERRITORIES.

(INCORPORATED 1898)

AS AMENDED TO DECEMBER 1ST, 1903.

REGINA: THE LEADER PRESS 1903



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Law Society of the North-West Territories.

BENCHERS.

N. D. BECK, K.C., E. L. ELWOOD, NORMAN MACKENZIE. Secretary and Treasurer. JAMES McKAY, K.C., JAMES MUIR, K.C., C. F. P. CONYBEARE, K.C., J. A. LOUGHEED, K.C., W. B. WILLOUGHBY. H. C. TAYLOR.

President.

Vice-President.



RULES OF THE LAW SOCIETY

OF THE

North-West Territories

PASSED BY THE BENCHERS OF THE LAW SOCIETY OF THE NORTH-

. WEST TERRITORIES IN CONVOCATION, MARCH 4, 1901.
WITH SUBSEQUENT AMENDMENTS.

1. Any five Benchers shall be a quorum.

2. The Benchers of the Society shall meet in Convocation at such times and places in each year as the Benchers or in default the President of the Society shall appoint.

3. In default of a quorum after the lapse of thirty minutes beyond the hour of meeting, the President or Vice President or in their absence the Bencher being the senior Advocate present may adjourn the meeting to any other time and place.

4. The proceedings of the Benchers in Convocation shall be conducted as nearly as may be according to the ordinary Parliamentary mode.

5. No draft rule shall pass through more than two readings on the same day except by the unanimous consent of the Benchers present.

6. After any question is put, no further debate on the question shall be allowed, but the yeas and nays shall be recorded at the request of any Bencher.

7. The President or in his absence the Vice President for the time being shall preside in Convocation. In case of the absence of the President and Vice President a chairman shall be appointed by the Benchers present: he shall preside in Convocation and in all things officiate as President during the absence of the President and Vice President.

- 8. The President or Vice President may, if any unforseen emergency renders it necessary, summon a special meeting of Convocation for any day by giving notice thereof by telegraph or otherwise.
- 9. A special meeting of Convocation shall be convened by the President if required to do so by at least three Benchers within thirty days of the receipt of such requisition, of which meeting at least fifteen days' notice shall be given to each Bencher.
- 10. No matter shall be brought before any special meeting unless specified in the notice, except by a unanimous vote of the Benchers present.
- 11. The order of business at meeting of Convocation shall be as follows:
 - 1. Reading minutes of last meeting.
 - 2. Communications.
 - 3. Reports from the Secretary, Examiners or Committees.
 - 4. Matters arising out of minutes.
 - 5. Enquiries.
 - 6. Petitions.
 - 7. Motions of which previous notice has been given.
 - 8. Notices of motion.
 - 9. New business.

ADMISSION OF STUDENTS AT LAW.

12. No person shall be admitted as a student-at-law who is not of the full age of 16 years.

- 13. A graduate in Arts of Law or a recognised University in the United Kingdom or in Canada or a graduate of the Royal Military College of Canada shall be admitted upon complying with the rules of the Society as to notices, payment of fees and furnishing satisfactory evidence to Convocation of having received his Degree.
- 14. Any person over the age of 25 years who, during the three years immediately preceding his application for admission, has served continuously as clerk in the office of an advocate in the North-West Territories, and produces a recommendation signed by at least two advocates other than his employer, or any person who produces satisfactory evidence that he has been called to the Bar or admitted as an Advocate. Solicitor or Attorney of any Country or State other than England, Scotland and Ireland, or any Province of Canada, and is in good standing therein, may in the discretion of the Benchers, be Articled and entered on the books of the Society as a student-at-law without being required to undergo the preliminary examination for admission to study, provided, however that he pay the fee prescribed in such cases, and shall serve five years in addition to the time already served, and shall pass the intermediate and final examinations before being eligible for admission as an Advocate.
- 15. Any other candidate for admission as a student-at-law shall be required:
- (1) To produce to the Examining Committee satisfactory evidence that he has passed matriculation examination required by some University empowered by law to grant the degree of Bachelor of Arts, in the United Kingdom or Canada, or satisfy Convocation that he possesses a scholarship equivalent thereto; or—(as amended Dec., 1902).
- (2) To produce a certificate from the Department of Education that he has passed a satisfactory examination in the subjects prescribed for Standard VII, Latin being one of the subjects of the examination, or—(as amended Oct. 1902).
- (3) Shows that ne is the holder of a first or second class non-professional teacher's certificate granted by the Department of

Education, and produces a further certificate that he has passed a satisfactory examination in the Latin prescribed in the preceding sub-section—(as amended, Oct. and Dec. 1902).

- 16. Rule 15 shall apply only to students-at-law whose articles were entered into on or after September 15, A.D. 1898.
- 17. Upon any applicant for admission as student-at-law presenting to the Secretary a certificate that he has passed the examination required by Rule 15, accompanied by a testimonial of good character in form No. 1 and upon payment of the necessary fees, the Secretary with the written approval of any two Benchers may admit the applicant as student-at-law and grant him a certificate in form No. 2 of the schedule here-to to that effect.
- 18. An original duplicate contract of service of any studentat-law and of every assignment thereof, with an affidavit of the due execution thereof shall be filed with the Secretary within one month thereafter or such further time as Convocation under special circumstances may allow.
- 19. Every affidavit of the execution of Articles must state the exact date of execution by each of the parties.
- 20. The terms of service for students-at-law shall be effectual only from the time of admission to the Society, or from the date of Articles, whichever date is the latest.

INTERMEDIATE AND FINAL EXAMINATIONS.

- 21. All examinations shall be by written or printed questions to be answered in writing.
- 22. The intermediate and final examinations shall be held during the months of March and September in each year at such place or places as the Examiner or Examining Committee may appoint.
- 23. In the event of the Examiner being unable to attend or declining to act at any examination and in the event of Convocation not meeting and appointing another Examiner.

the Examining Committee shall appoint an Examiner to fill his place for the next ensuing examinations.

- 24. The Examining Committee in concert with the Examiner is hereby entrusted with the power and duty of superintending the examination of all candidates for examination and of arranging and settling the details thereof, in all respects not provided for by these rules.
- 25. The Secretary or Examining Committee shall report on the qualification of each Applicant for examination and shall send to the Examiner a list of those entitled to be examined and the Examiner shall not examine any candidate except he receives such instructions from the Secretary or Examining Committee.
- 26. At the termination of each examination, the Examiner shall deliver to the Secretary his report in writing, giving the result of the examination of each candidate.
- 27. In the computation of time entitling students-at-law to pass examinations to be enrolled as Advocates, examinations shall be construed as passed at the actual date of the examination.
- 28. Every student at law shall be required to pass two examinations before the final examination for enrollment as Advocate; such examination may be passed at the end of the second and third years respectively after he has been entered on the books of the Society, but students-at-law who are graduates of a recognised university or of the Royal Military College, shall be required to pass only the second intermediate examination, which may be passed at any time after the expiration of the first year of their term of three years.
- 29. Every candidate for an intermediate examination shall give notice to the Secretary of his intention to present himself for examination on or before the 15th day of month immediately prior to the month fixed for such examination. The notice shall be in the form No. 3 in the schedule hereto, and shall be accompanied by the sum of Ten Dollars.

- **30**. A period of at least 11 months shall elapse between each intermediate examination, and between the last of such intermediate examinations and the final examination for enrollment as an Advocate.
- 31. The subjects and books for examination shall be as follows:

FIRST INTERMEDIATE.

Anson on Contracts.
Williams on Real Property.
Broom's Common Law.
H. A. Smith's Equity.
Bourinot's Constitutional History.
North-West Territories Act.

SECOND INTERMEDIATE.

Harris' Principles of Criminal Law. Broom's Common Law. Kerr's Student's Blackstone. Pollock on Torts. Williams on Real Property Pollock on Contracts Alily 3, Lee. 1. H. A. Smith's Equity. lelf H, See. H. Best on Evidence. Smith's Mercantile Law. British North America Act. North-West Territories Act. Dominion Lands Act. The Land Titles Act. -Interest Act. Canada Evidence Act. Supreme and Exchequer Court Act. Judicature Ordinance. Lell 1, dec. 1. The Ordinances respecting the following:

Bills of Sale:

Sale of Goods, Factors, Buro, stelf 3, See. 2.

Choses in Action, Creditor's Relief, Clerks of Court, Sheriffs, Exemptions, Hire Receipts, Limitations, Married Women's Property, Partnership, Preferential Assignments, Slander.

FINAL.

Pollock on Contracts.
Kerr's Student's Blackstone.
Smith's Mercantile Law.
Williams on Real Property.
Hawkins on Wills.
Harris' Principles of Criminal Law-

Criminal Code.

H. A. Smith's Equity.
Powell on Evidence.
Pollock on Torts.
Odger's Principles of Pleading.
Clement's Canadian Constitution.
Westlake's Private International Law.
Broom's Legal Maxims.
Holland's Jurisprudence.
Federal and Local Statute Law.

32. The above curriculum should only apply to students-at-law admitted on or after the 15th September, 1898.

ADMISSION AND ENROLLMENT AS AN ADVOCATE.

- 33. No student-at-law entered on the books of the Society shall be enrolled as an Advocate unless he be of the full age of twenty-one years.
- 34. Every candidate for enrollment as an Advocate shall deliver a written notice in the form No. 3 in the schedule hereto to the Secretary on or before the 15th day of the month

prior to the month fixed for the examination at which he intends to present himself, and such notice shall be accompanied by a fee of Ten Dollars.

35. Accompanying the notice mentioned in the last preceding section, every candidate for enrollment shall send in to the Secretary a petition for such enrollment in the form No. 4 set forth in the schedule hereto; affidavit of the candidate verifying the answers to the several questions set forth in the form No. 5 in the schedule hereto; an affidavit verifying the answers set forth in the form No. 6 in the schedule hereto, made by the Advocate or Advocates with whom such student-at-law has served his clerkship, which service shall be to the satisfaction of the Benchers and shall have been in the place where such principal or his duly qualified partner, resided and actually practiced his profession, together with the certificate in the last mentioned form set forth: the Treasurer's receipt for the fee payable for such examination, and an affidavit of the candidate in the form No. 7 in the schedule hereto.

35a. Any student-at-law who may desire during a portion of his term to pursue his studies outside the Territories, shall give written notice to the Secretary of the Society of such desire, which notice shall state at what place and during what portion of his term he wishes to pursue his studies outside the Territories, the name of the Barrister or Solicitor with whom, or the Law School at which he proposes to study and every such student shall in addition thereto file with the Secretary of the Society the written consent of the Advocate to whom he is Articled permitting such student to pursue his studies during such portion of his term outside the Territories.

On receipt of such notice and consent the Secretary shall lay the application before the Benchers who may give permission to the student to pursue his studies for the time mentioned in such permission with such Barrister or Solicitor, or in such Law School as may be stated in such permission, and the period so spent with such Barrister or Solicitor, or in such Law School, shall be considered as part of the period of five years or three years term of study required by Ordinance, provided however, that before such student shall be called or admitted as hereinafter provided he shall obtain from such Barrister or Solicitor, or from the proper officer of such Law School answers

to such questions in Form No. 6 in the schedule hereto as may be applicable to his case, or in some Form conforming as nearly as possible thereto and duly verified.

- 36. In case the term of service of any candidate has not expired on or before the date of giving the notice mentioned in Rule 34 he shall be at liberty to file further answers and affidavits by himself and the Advocate or Advocates with whom he completed his term of service.
- 37. In case any such candidate proves to the satisfaction of the Examining Committee that it has not been in his power to procure the answers to the questions contained in the Form No. 6 in the schedule hereto from any Advocate with whom he may have served any part of his time under Articles, or the affidavit of service therein also contained, the Committee may deal with the matter as in their discretion they may see fit.
- 38. No candidate for any examination who shall have omitted to pay his fees or to leave the required papers with the Secretary, at or before the several times by these Rules required, shall be examined or admitted.
- **39**. Every enrolled Advocate upon his first appearance before the Court, shall appear in proper professional costume and shall be presented to the Court by the senior member of the Bar present.
- 40. The form of diploma of an Advocate shall be in the form No. 9 in the schedule hereto.

BARRISTERS, SOLICITORS AND ATTORNEYS FROM ENGLAND, SCOTLAND OR IRELAND OR ANY OF THE PROVINCES OF THE DOMINION.

41. Every Barrister, Solicitor, Attorney or Advocate from England, Scotland or Ireland or from any of the Provinces of the Dominion of Canada desiring to be enrolled must give to the Secretary one month's notice of application in the form No. 8 in the schedule hereto accompanied by a fee of ten dollars, and the papers and the fees required by the Rules of the Society. Provided that any ex-Judge of the Supreme Court of the North-West Territories on application to the

Secretary may be enrolled as an Advocate of the North-West Territories without payment of any fee or production of any papers—(as amended Dec. 1902).

42. Every such Barrister, Solicitor, Attorney or Advocate must, with his notice of application produce his diploma or certificate of his call to the Bar, or a certificate of his admission as a Solicitor or Attorney, as the case may be, in the country or province where he has been so called or admitted; a testimonial of good character and conduct: a statutory declaration made by himself that he is now in good standing on the roll of Barristers, Solicitors, Attorneys or Advocates in such country or province and that so far as he is aware no application is pending at the time of his making such declaration, to strike him off the rolls, and the Treasurer's receipt for the fees payable. Provided that the provisions hereof shall not apply to any ex-Judge of the North-West Territories—(as amended Dec. 1901).

44. Every Barrister, Solicitor, Attorney or Advocate applying for enrollment under the provisions of Rule 41 shall pay the same fee as a Barrister, Solicitor, Attorney or Advocate of any other country or Province is required to pay on presenting himself for call to the Bar in the country or province of such applicant provided that in no case shall such fee be less than \$400.00—(as amended July 4th, 1903).

COMMITTEES.

- 45. The following standing committees shall be elected at the first Convocation following the election and shall hold office until the appointment of their successors:
 - 1. Finance, Library and Discipline.
 - 2. Examining and Legislation.
 - 3. Reporting and Printing.

- 46. Each standing committee shall consist of not more than three nor less than two members in addition to the President and the Secretary who shall be ex-officio members of all standing committees.
- 47. Any vacancy in any committee shall be filled up by the Benchers immediately after the occurrence of such vacancy.
- 48. The officers of the Society shall be a President, Vice-President, Treasurer and Secretary who shall hold office during one year or until their successors shall be appointed.
- (a) In addition to these officers there shall be elected:—One Examiner and an Editor who shall hold office during the pleasure of Convocation and shall perform all such duties as may be assigned to them respectively by the Rules of the Society, or by the standing orders, or by any special orders of Convocation, or of any standing committee thereof, and shall be paid such remuneration as Convocation shall fix,
- (b) Examinations shall be conducted as follows:—The Examiner shall prepare five sets of papers containing ten questions each for every examination to be held. Such papers shall be enclosed in a sealed envelope and placed by personal delivery or registered mail in the hands of such presiding examiners as the Examining Committee may from time to time direct. The presiding examiner shall preside at the examination of all candidates presenting themselves for examination in his locality. No examinations shall extend over four days, and not more than two hours shall be allowed for any one paper. At the close of the examination the presiding examiner shall place the answers of the candidates in a sealed envelope and return them to the examiner either by personal delivery or registered mail.
- (c) It shall be the duty of the Editor to determine what decisions ought to be published, to peruse and settle the reports thereof prepared by the Reporters, and to superintend the preparation and publication of such decisions. He shall also make such arrangements with the Judges and Officers of the Courts that a report of all important decisions may be secured and he shall oversee the whole work of reporting, so as to secure its efficient and prompt execution.

- 49. The Reporting Committee shall appoint such reporters as they deem necessary.
- **50**. The reporters shall, under the direction of the Editor, prepare a report of each important case, including the arguments of Counsel, the authorities cited and the judgment (whether oral or written), and shall furnish the same without delay to the Editor.
- **51**. The Treasurer shall lay before each Convocation a full statement of the accounts for the preceding fiscal year, accompanied by vouchers.
- 52. The fiscal year shall extend from the 1st day of January until the 31st day of December in each year.
- **53**. Such accounts shall be audited by an Auditor appointed for that purpose.
- **54**. The funds of the Society shall be deposited by the Treasurer in such chartered Bank as the Finance Committee shall direct.
- 55. The Finance Committee shall be charged with the management of the finances of the Society, and all matters relating to its resources and expenditure and may appropriate from time to time such sums as may be required for expenditure and direct payment thereof.
- 56. In addition to the duties required of the Secretary by Ordinance and these rules, he shall keep the minutes of the proceedings of Convocation, conduct all necessary correspondence, prepare all necessary diplomas, certificates and other documents appertaining to his office, and perform such other duties as may be imposed upon him by Convocation.
- 57. Every practising Advocate shall take out an annual certificate according to form No. 10 to practice as hereinafter provided. The annual fee payable for such certificate shall be \$15.00, and such fee shall be payable on or before the 15th day of January in each year, provided that if the annual certificate be not taken out on or before the date above mentioned, the

fee payable shall be \$22.50, and provided further, that Advocates admitted after the first day of July of any year shall be charged \$10.00 only as their annual fee for that year (as amended July 4th, 1903).

- 58. In the event of any advocate ceasing to practice and not taking out his annual certificate he shall be entitled to resume practice upon filing with the Secretary a Statutory Declaration showing the period during which he has not been practising, upon payment of \$5.00 for each year during which he has not been practising and upon his taking out his annual certificate for the current year; and in the event of any such non-practising Advocate paying annually \$5.00 he shall be entitled to remain on the roll and be entitled to vote for election of Benchers, but shall not be eligible to be elected a Bencher nor to receive the Society's publications.
- 59. The Secretary shall on or before the 24th day of December in each year notify in writing all Advocates in good standing on the roll, of the time when the ensuing annual fees are due.
- 60. No Advocate shall be permitted to practice who is in default in taking out his annual certificate.
- 61. It shall be the duty of the Secretary to notify every practising Advocate who may be in default in taking out his annual certificate, that unless the same be taken out within one month after the mailing of such notice proceedings will be taken by the Secretary to prevent such person from practising.
- **62.** Any practising Advocate remaining in default after the expiration of such month shall be again notified of such default by the Secretary, and if such default be not remedied within thirty days of the mailing of such notice last mentioned, the Advocate shall *ipso facto* stand suspended from practice.
- 63. If such default be not remedied as provided by the next preceding rule it shall be the duty of the Secretary of the Society to report the facts to the Discipline Committee, who,

through the Secretary, shall notify such Advocate that proceedings will be taken against him in pursuance of Section 39 of The Legal Profession Ordinance. Provided always that any person so suspended or struck off the roll for non-payment of fees or failure to take out such certificate, shall be entitled to be reinstated on the roll by paying the Treasurer of the Society the fees for the current year; all dues to the Society for which such person may have been in arrears at the time of such suspension, or striking off the roll, as well as an amount equal to the annual payments which he would have been required to pay to the Society during such period of suspension, had he not been so suspended, together with any costs incurred in that behalf.

- 64. All petitions for relief presented to Convocation shall be verified by Statutory Declaration.
- 65. The Society shall have a common seal which shall be in the custody of the Secretary for the time being.
- 66. Except as otherwise provided, all certificates, diplomas and other instruments, executed on behalf of the Society, shall be signed by the President and countersigned by the Secretary, who shall affix the seal thereto.
- 67. In case of emergency any of these rules may be suspended by unanimous vote of the Benchers present.
- 68. Local Libraries may from time to time be established by the Benchers at such point or points in the different Judicial Districts as may be deemed expedient.

Whenever any such library is established it shall be kept either in the Court House in the town where such libraries are or in some other room to be approved of by the Benchers for the District and furnished free of charge to the Society by the Local Bar.

All books constituting such library shall be under the charge and supervision of the Benchers for he District.

All such libraries shall be insured and kept insured for their full insurable value in the name of the Society.

- 69. Any matter requiring immediate attention shall be communicated by the Secretary to the Benchers, or to each member of the Committee as the circumstances may require, and the written authority of the majority of the Benchers or the members of any Committee shall have the same force and effect as a resolution passed at Convocation or at a meeting of the Committee.
- **70**. Any Bencher attending Convocation at any place other than his place of residence, shall be paid by the Treasurer his actual travelling expenses at a per diem allowance of \$4.00 for every day's necessary absence from his place of residence.
- 71. These rules shall come into force on the first day of May, 1901.

SCHEDULE No. 1.

CERTIFICATE OF CHARACTER.

LAW SOCIETY OF THE NORTH-WEST TERRITORIES.

1, of hereby certify that I have known and been well acquainted with of for the last years; that he is a person of good moral character and of good educational attainments and otherwise fitted to be admitted to the Law Society of the North-West Territories.

Dated at this day of 19

No. 2.

Law Society of the North-West Territories.

I hereby certify that having produced to me a certificate as required by Rule 17 of the Rules and Regulations of the Law Society of the North-West Territories accompanied by a testimonial of good character in Form Number One and having paid the necessary fees, I, with the approval of

Benchers of the said Society, hereby certify that the said he is duly admitted as a Student at Law of the Law Society of the North-West Territories.

Dated this day of 19

No. 3.

NOTICE OF INTENTION TO PRESENT FOR EXAMINATION.

LAW SOCIETY OF THE NORTH-WEST TERRITORIES.

- I. of hereby certify that I was entered on the books of the Law Society of the North-West Territories on the 18
 - 2. That I am a graduate of the Univerity of
- 3. That I intend to present myself for the Intermediate (or Final Examination) on the Examination to be held on the day of next.

Dated this

day of

19

To

Esq.

Candidate.

Secretary of the Law Society
of the North-West Territories.

No. 4.

PETITION FOR ADMISSION AS AN ADVOCATE.

Law Society of the North-West Territories.

To the Benchers of the Law Society of the North-West Territories in Convocation.

THE PETITION OF of most respectfully sheweth:

- 1. That your Petitioner is of the full age of vears.
- 2. That he received his professional education under the superintendence of an Advocate of the Supreme Court of the North-West Territories.

- 3. That he was entered on the books of the Law Society as a Student at Law on the day 18 and served under Articles as set forth in the affidavit hereto annexed.
- 4. That he was entered on the books of the Law Society as a graduate of the University of
- 5. That he passed the Intermediate Examination as follows:

First Intermediate the day of 19.
Second Intermediate the day of 19

- 6. That his Articles of Clerkship expired on the day of 19
 - 7. That he is desirous of being admitted as an Advocate.

Your Petitioner therefore most respectfully prays that his qualifications being first examined and found sufficient according to the Rules of the Society and standing orders of Convocation in that behalf, that he may be admitted as an Advocate.

Dated the day of 19

No. 5.

QUESTIONS TO BE ANSWERED BY THE STUDENT AT LAW.

LAW SOCIETY OF THE NORTH-WEST TERRITORIES.

- 1. What was your age at the date of your Articles?
- 2. Have you served the whole term of your Articles at the office and under the personal supervision of the Advocate or Advocates to whom you were Articled or to whom your Articles were assigned, and where he or they resided and practiced his or their profession, and if not, state the reasons?

- 3. Have you at any time during the term of your Articles been absent without the permission of the Advocate or Advocates to whom you were Articled or to whom your Articles were assigned, and if so, state the length and occasion of such absence?
- 4. Have you during the period of your Articles been engaged or concerned in any practice, business or employment other than your profession and employment as Clerk to the Advocate or Advocates to whom you were Articled, or to whom your Articles were assigned?
- 5. Have you since the expiration of your Articles been engaged or concerned, and for how long a time, in any and what practice, trade, business or employment other than the profession or business of an Advocate?

NORTH-WEST TERRITORIES

TO WIT:

I. of the in the North-West Territories. of make oath and say:

1. That the several answers to the above questions are true in substance and in fact.

Sworn before me at in the North-West Territories this day of A.D. 19

No. 6.

QUESTIONS TO BE ANSWERED BY THE ADVOCATE WITH WHOM THE STUDENT AT LAW MAY HAVE SERVED ANY PART OF THE TIME UNDER HIS ARTICLES WITH THE CERTIFICATE OF SUCH ADVOCATE.

LAW SOCIETY OF THE NORTH-WEST TERRITORIES.

- 2. Has the said at any time during the term of his Articles been absent without your permission, and if so, state the length and occasion of such absence?
- 3. Has the said during the period of his Articles been engaged or concerned in any profession, business or employment other than his profession and employment as your Student at Law under your personal supervision?
- 4. Has the said during the whole term of his Clerkship with the exceptions above mentioned been faithfully and diligently employed in your profession and practice of an Advocate.
- 5. Has the said since the expiration of his Articles been engaged or concerned, and for how long a time, in any and what profession, trade, business or employment other than the profession of an Advocate!
- 6. And I do hereby certify that the said has duly and faithfully served under his Articles of Clerkship or Assignment (as the case may be) bearing date the day of 18 for the term therein expressed, and that he is a fit and proper person to be admitted as an Advocate.

NORTH-WEST TERRITORIES

TO WIT:

1, of the of Esquire, an Advocate of the Supreme Court of the North-West Territories, make oath and say:

That the answers to the several questions above set forth are true in substance and in fact.

Sworn before me at in the North-West Territories this day of A.D. 19

No. 7.

AFFIDAVIT TO BE MADE BY A STUDENT AT LAW.

LAW SOCIETY OF THE NORTH-WEST TERRITORIES.

I, of of in the North-West Territories. of make oath and say:

1. That under and in pursuance of Articles of Clerkship bearing date the day of 18 I actually and really served and was employed by

of in the North-West Territories. Gentleman, one of the Advocates of the Supreme Court of the North-West Territories, as his Clerk in the business, practice and employment of an Advocate from the day of the date of the said Articles inclusive to the day of 18 inclusive being a period of

years, months and days.

2. In pursuance of an Indenture of Assignment of said Articles bearing date the day of

I actually and really served and was employed by of in the said assignment mentioned, one other of the Advocates of the Supreme Court of the North-West Territories, as his Clerk in the business, profession and employment of an Advocate, from the day of the date of the said agreement inclusive to the

period of years months and days.

3. That the said periods make in the whole the full term of years specified in the said Articles.

Sworn before me at in the North-West Territories this day of A.D. 19

No. 8.

NOTICE OF BARRISTERS, ATTORNEYS AND SOLI-CITORS FROM ENGLAND, SCOTLAND, IRELAND, OR ANY OF THE PROVINCES OF THE DOMINION OF CANADA.

LAW SOCIETY OF THE NORTH-WEST TERRITORIES.

a member of the Bar of hereby give notice that I desire to be enrolled as an Advocate of the North-West Territories under the provisions of Rule 41 of the Rules and Regulations of the Law Society of the North-West Territories.

Dated this day of 19
To Esq..
Secretary, Low Society

of the North-West Territories.

No. 9.

DIPLOMA OF ADVOCATE

LAW SOCIETY OF THE NORTH-WEST TERRITORIES.

Be it remembered that of was by the Benchers of the Law Society of the North-West Territories in Convocation on the day of in the year of our Lord One Thousand Eight Hundred and duly admitted and enrolled as an Advocate of the North-West Territories, and that he now remains on the books of the Society as an Advocate thereof.

In testimony whereof I.

Esquire, President of the said Society, have to these Presents affixed the seal of the said Society at this day of in the year of Our Lord One Thousand Nine Hundred and and in the year of His Majesty's reign.

Secretary.

President

No. 10.

ANNUAL CERTIFICATE

Law Society of the North-West Territories.

I, Secretary of the Law Society of the North-West Territories, hereby certify that of the of a duly enrolled Advocate of the Supreme Court of the North-West Territories, has paid the annual fees required by the Rules and Regulations of the Law Society of the North-West Territories, and is entitled to practice as an Advocate of the Supreme Court of the North-West Territories for the year 19 Dated at the day of 19 Secretary.

	DATE OF
NAMES OF ADVOCATES.	ADMISSION.
1. David Lynch Scott	Jan. 11, 1886.
2. Nicholas Flood Davin (Died)	Jan. 11, 1886.
3. William Cayley Hamilton (Died)	Jan. 11, 1886.
4. Thomas Cooke Johnstone	Jan. 11, 1886.
5. Amedée Emmanuel Forget	Jan. 12, 1886.
6. John Secord (Died)	Jan. 13, 1886.
7. William Prescott Sharpe	Jan. 14, 1886.
8. Fred Fraser Forbes	Jan. 14, 1886.
9. James Henry Benson (Died)	Jan. 28, 1886.
10. William Grayson	Jan. 28, 1886.
11. Thomas Christopher Down	Feb. 4, 1886.
12. Robert Bell Gordon	Feb. 10, 1886.
13. James Alexander Lougheed	Feb. 17, 1886.
14. John Campbell Ferrie Bown- lud 4th 24	Feb. 19, 1886.
15. Geo. A. Watson (Died)	Feb. 22, 1886.
16. John Ryan Costigan	Feb. 24, 1886.
17. William Johnson (Died)	Feb. 27, 1883.
18. Herbert Norman Morphy	Feb. 27, 1886.
19. James P. Mitchell (Died)	Feb. 27, 1886.
20. Ralph Alexander Stevenson (Died,	Mar. 1, 1886.
21. John Gilbert Gordon	Mar. 2, 1886.
22. Colin Nichol Campbell	Mar. 12, 1886.
23. Eudo Saunders (Died)	Mar. 22, 1886.
24. Fitzgerald Cochrane (Died)	Mar. 25, 1886.
25. Herman Joseph Eberts	Mar. 27, 1886.
26. Arthur Lewis Sifton	Apr. 8, 1886.
27. Henry W. Newlands	Apr. 8, 1886.
28. William Reginald Gunn	Apr. 8, 1886.
29. William V. Maclise (Died)	Apr. 8, 1886.
30. Joseph V. Kildhal	Apr. 24, 1886.
31. Henry Bleeker	May 3, 1886.
32. Stephen Brewster	May 5, 1886.
33. William Syme Redpath	May 7, 1886.

	A. A
34. Robert Strachan (Died	May 19, 1886.
35. Adelard Paul Forget	May 31, 1886.
36. Edouard Richard	June 10, 1886.
37. Charles C. McCaul	June 14 1886.
38. Edward P. Davis	June 22, 1886
39. Robert Dundas Strong (Died)	June 22, 1886
40. Hayter Read	July 8, 1886.
41. John Pascoe Jermy Jephson	Aug. 9, 1886
42. Thomas Ede	Sept. 4, 1886.
43. William James Scott (Died	Sept. 16, 1886.
44. Charles Wesley Peterson	Sept. 27, 1886.
45. William White	Oct. 1, 1886.
46. Charles Henry Cannon (Died)	Oct. 12, 1886.
47. Hugh A. J. Macdougall	Oct. 18, 1886.
48. William Smith	Dec. 14, 1886.
49. Thomas Brown Lafferty	Dec. 18, 1886.
50. Richard Peake	Feb. 7, 1887.
51. Leslie Gordon (Died)	Apr. 19, 1887.
52, Charles L. Shaw	Apr. 19, 1887.
53. Jeremiah Travis	June 14, 1887.
54. Charles F. P. Conybeare	July 4, 1887.
55. Frederick William Gordon Haultain	Aug. 19, 1887.
56. James McKay	Sept. 21, 1887.
57. Joseph Ubald Prieur (dec.)	Nov. 29, 1887.
58. Feninore M. McLeod	Jan. 11, 1888.
59. Peter McCarthy (Died)	Apr. 25, 1888.
60. William Leigh Bernard	Apr. 25, 1888.
61. Severe Gagnon	Oct. 9, 1888.
62. James Bruce Smith	Dec. 24, 1888.
63. William Alfred Galliher	Jan. 8, 1889
64. Sidney Stockton Taylor.	
65. Thomas Christopher West	Apr. 3, 1889.
66. James Albert Manning Aikins	Mar. 11, 1889.
67. Lawrence King	June 6, 1889.
68. Isaac Campbell	Aug. 22, 1899.
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69. Nicholas Dominie Beck	Nov. 18, 1889.
70. Edmund Cave	Nov. 18, 1889.
70. Editurd Cave 71. James Stewart Tupper	Nov. 19, 1889.
71. Sames Stewart Papper 72. Nathaniel Francis Hagel	Nov. 21, 1889.
73. Hector Mansfield Howell	Dec. 3, 1889.
74. Charles Patrick Wilson	Dec. 13, 1889.
75. William Redford Mulock	Dec. 13, 1889.
76. John Skviving Ewart	Dec. 13, 1889.
77. Patrick James Nolan	Dec. 13, 1889.
78. William Henry Culver (Dead)	Dec. 13, 1889.
79. Albert Elswood Richards	Dec. 19, 1899.
80. Alexander McLeod	Dec. 31, 1889.
81. Marie Francois Antonio Prince	Feb. 3, 1890.
82. Alexander Duncan Dickson	Apr. 30, 1890.
83. James Muir	Aug. 21, 1890.
84. John Arthur Bangs	Sept. 18, 1890.
85. George Alexander	Oct. 16, 1890.
86. Thomas Sheppard Barwis	Oct. 25, 1890.
87. Harry Symons	Nov. 29, 1890.
88. Hugh St. Quentin Cayley	Dec. 2, 1890.
89. Rudolph Henry Wyssman (Dead)	Dec. 10, 1890.
90. Lawrence J. Clarke	Jan. 16, 1891.
91. Patrick L. McNamara	May 11, 1891
92. Thomas William Clarke	July 11, 1891.
93. Bertram Tenneyson (Dead)	July 15, 1891.
94. John Alexander McCaul	July 24, 1891.
95. Norman McKenzie	Sept. 15, 1891.
96. Hedley Clarence Taylor	Nov. 25, 1891.
97. Douglas Harington Cole	Jan. 11, 1892.
98. Arthur Clayton Sutton	Feb. 13, 1892.
99. G. Woolnough Peel	Mar. 11, 1892.
100. Joseph Henry Wrigley	Mar. 17, 1892.
101. William James Nelson	Apr. 6, 1892.
102. Edward Lindsay Elwood	Apr. 7, 1892.
103. Hugh A. Robson	Sept. 9, 1892.
IVO, LINGTI III IVO	

104. Edward Corrigan Emery and	Oct. 10, 1892.
105. George Smith McCarter	Oct. 10, 1892.
106. Edward Arthur Craven McLorg	Oct. 22, 1892.
107. George William Brown	Nov. 15, 1892.
108. Charles Farley Harris	Nov. 28, 1892.
109. Reginald Rimmer	Dec. 30, 1892.
110. Henry Claude Lisle	Jan. 10, 1893.
111. Thomas Harte (Died)	Apr. 4, 1893,
112. John Ford Burne	Apr. 4, 1893.
113. Malcolm McKenzie	May 1, 1893.
114. Frank Hedley Phippen	May 15, 1893.
115. Ford Jones	May 20, 1893.
116. Horace Harvey	May 22, 1893
117. Mervyn Mackenzie	May 27, 1893.
118. Charles M. Woodworth	June 2, 1893.
119. Isaac Sidney Cowan	June 10, 1893.
120. John Stephen Travers Alexander	June 12, 1893.
121. John Edmund Hooper	July 26, 1893.
122. Thomas Cranston Gordon	Aug. 12, 1893.
123. Henry William Christian Meyer (Dead)	Oct. 16, 1893.
124. Frank Llewellyn Gwillim	Oct. 14, 1893.
125. William Roland Winter	Oct. 30, 1893.
126. Robert Fergusson Chisholm	Jan. 9, 1894.
127. Levi Thompson	May 25, 1894.
128. William Short	May 28, 1894.
129. Walter Brooke Osbourne	June 13, 1894.
130. Neil F. MacKay	Aug. 22, 1894.
131. George Wellington Greene	Sept. 24, 1894.
132. Donald McGillivray	Feb. 2, 1895.
133. James Balfour	Apr. 9, 189 5.
134. Allan Montague Parker (Dead)	May 25, 1895.
135. Alexander Cameron Rutherford	June 29, 1895.
136. Crispin E. Smith	Aug. 9, 1895.
137. Ernest D. H. Wilkins	Sept. 5, 1895.

139. Herbert William Ruthven Moore	Sept. 16, 1895.
140. William Laurie	Sept. 28, 1895.
141. Michael Charles Bernard	Apr. 7, 1897.
142. Charles Edward Dudley Wood	May 1, 1896.
143. Henry Havelock Robertson	May 19, 1896.
144. Abraham Richard Colles (Dend)	Oct. 28, 1896.
145. Gitford Elliott	Dec. 5, 1896.
146. Henry William Howard Knott	Dec. 12, 1896.
147. James Thomas Brown	Dec. 18, 1896.
148. Richard Bedford Bennett	in. 15, 1897.
149. William Farguher Gurd	Aug. 11, 1897.
450 Francis Archer Weir Ireland	Nov. 29, 1897.
151. Wellington Barkley Willoughby	Dec. 30, 1897.
152. Charles de Walf McDonald 154	Jan. 17, 1898.
153. Frederick Mountford Oldham	Feb. 14, 1898.
154. John Kerr Sparling	Mar. 1, 1898.
155. Charles William Clifton Tabor	Mar. 16, 1898.
156, Frederick Coote Wade	Mar. 15, 1898.
157. Charles Allan Stuart	Mar. 16, 1898.
158. Wm. Moore McKay	Apr. 7, 1898.
159, Wm. Edmund Bevuitt	Apr. 7, 1898.
160. James F. MacLean	Apr. 7, 1898.
161. Cecil Howard Bell	Apr. 7, 1898.
162. Thomas O'Brien	Apr. 21, 1898.
163. Charles R. Mitchell	May 21, 1898.
164. Fernand de Journel	May 21, 1898.
165. Frederic Villeneue	May 21, 1898.
166. John Herbert Donaldson Halme	May 21, 1898.
167. Orange Hezekiah Clark	May 27, 1898.
168. Herbert George Wilson	May 27, 1898.
169. Philip Sheridan	May 28, 1898.
170. Charles W. Cross	July 19, 1898.
171. James Davidson Murphy	Aug. 13, 1898.
172. James Wilson Hannon	Aug. 13, 1898.
173. William H. Parsons	Aug. 13, 1898.

174. Aylesworth Bowen Perry	Aug. 16, 1898
175. Herbert Ewen Arden Robertson	Aug. 22, 1898
176. Augustine Machray Pinkham	Aug. 29, 1898.
177. Arthur Gordon Smith	Sept. 23, 1898
178. James Allan Aikman	Sept. 23, 1898.
179, James H. Dunn	Sept. 23, 1898.
180. John Henry Munson	Aug. 22, 1899.
181. Thomas Wesley Jackson	Oct. 18, 1898.
182. John Lauchlin McKinnon	Oct. 18, 1898.
183. Henry Edward Ridley	Oct. 18, 1898.
184. James Burleigh Pattullo	Oct. 18, 1898.
185. Oswald William Kealy	Nov. 11, 1898
186. David Porteus Kennedy	Jan. 13, 1899.
187. Clifford T. Jones	June 19, 1899.
188. Everett Holmes McKenzie	June 27, 1899.
189. Alexander Skinner	July 6, 1899.
190. Frederick Charles Jamieson	July 27, 1899,
191. James Henderson Lamont	July 27, 1899.
192. John Robert Boyle	Aug. 10, 1899.
193. George Barker Thomas	Aug. 12, 1899.
194. Henry George Wilberforce Wilson	Sept. 12, 1899.
195. Colin Judson Attkinson	Oct. 9, 1899.
196. George Castle Fox	Aug. 10, 1899.
197. Edward Peel McNeil	Oct. 13, 1899.
198. Robert Wake Worseley	Nov. 24, 1899.
199. Sherwood Herchmer	Jan. 3, 1900.
200. Mathew Evanson O'Brien	Feb. 3, 1900.
201. Arthur Charles Kemmis	Apr. 17, 1900.
202. Frederick George Crisp	July 14, 1900.
203. Nelson Darins Mills	July 16, 1900.
204. Benjamin Parkyn Richardson	Aug. 2, 1900.
205. Henry Moorehouse Trimble	Aug. 2, 1900.
206. David Grant	Aug. 10, 1900.
207. William Charles Simmons	Aug. 10, 1900.
208, Allan W. Bray	Sept. 10, 1900.

209. Tom Thatchet Grimmett	Jan. 2, 1901.
210. Oliver B. Stockford	Feb. 5, 1901.
211. William A. Griesbach	Mar. 7, 1901.
212. William Carlos Ives	Mar. 16, 1901.
213 J. Kelso Hunter	Apr. 26, 1901.
214. Lucien Dubuc	Apr. 26, 1901.
215. Maughan McCausland	Aug. 25, 1901.
216. John Russell	Sept. 15, 1901.
217. Albert Leslie Gordon	Oct. 2, 1901.
218, Alexander Ross	Dec. 4, 1901.
219. Lewis Martin Johnstone	Dec. 20, 1901.
220. Joseph Nealon Ellis.	Jan. 24, 1902.
221. Harry deWolfe King	Mch. 3, 1902.
222. Joseph Hicks,	Apr. 17, 1902.
223. Thomas Barnewell Martin	Apr. 24, 1902.
224. George Evan McCraney	Apr. 24, 1902.
225 David William Adam	Apr. 28, 1902
226. James Emberley Wallbridge	June 28, 1902.
227. Constant Louis Logan	July 18, 1902.
228. Albert Gruman Ewing	Aug. 4, 1902.
229. Herbert Acheson	Sept. 20, 1992.
230. Bedford B. Geed	Sept. 23, 1902
231. Donald Guthrie White	Oct. 15, 1902.
232 William Ernest Payne	Oct. 17, 1902.
233. Walter Ernest Seaborn	Nov. 11, 1902.
234 George Burwash Henwood	Nov. 15, 1902.
235. Samuel Archibald Dickson	Dec. 8, 1902.
286. Thomas H. McGuire	Jan. 20, 1903.
237. William Smith Walker	Feb. 10, 1903.
238. John Smyth Hall	Feb. 13, 1903.
239. Edgar Charles Sanders	Mch. 3, 1903.
240. Wilfrid Gariepy	Mch. 5, 1903.
241. John Lyndon Crawford	Mch. 10, 1903.
242. Oliver Mowat Biggar	Mch. 13, 1903.
243. William Kellock	Mch. 13, 1903.

244.	Charles Herbert Bradburn	Mch. 20, 1903.
245.	Arthur Allan Carpenter	Apr. 6, 1903.
246.	J. Wallace de B. Farris	Apr. 13, 1903.
247.	Edward Thomas Bishop	Apr. 17, 1903.
248.	Alphonse Gurgeon	Apr. 20, 1903.
249.	John Duncan Ferguson	Apr. 21, 1903.
2 50.	Coubet Locke Durie	May 1, 1903.
251.	George Francis Downes	May 15, 1903.
252.	Daniel Thomas Smith	May 20, 1903.
253.	Camby Foster Newell	June 2, 1903.
254.	Wilfred Forbes	June 15, 1903.
2 55.	Thomas Henry Hilliar	June 23, 1903.
256.	Oliver Steele Black	June 23, 1903.
257.	James Duncan Hyndman	June 30, 1903.
	Douglas John Thorn	July 2, 1903.
259.	William J. Loggie	July 6, 1903.
260.	Samuel Edward Bolton	July 6, 1903.
261.	Thomas William Clark	July 11, 1903.
262.	John Fletcher Leopold Embury	July 14, 1903.
263.	William Watkins	July 14, 1903.
264.	John Keefer Kennady	July 16, 1903.
265.	Arthur Burnett	July 20, 1903.
266.	John Anslie Jackson	July 31, 1903.
267.	Algernon Ernest Doak	Aug. 8, 1903,
	William McPherson Campbell	Aug. 22, 1903.
269.	John Alexander Macdonald Patrick	Oct. 9, 1903.
270.	Frederick Barber Goodwillie	Oet. 9, 1903.
271.	Maitland Stewart McCarthy	Oct. 12, 1903.
272.	Donald Thomson	Oct. 12, 1903.
273.	H. Lawson Jordan	Oct. 12, 1903.
274.	Edmund R. Wylie	Oct. 15, 1903.
275.	George O. McHugh	Oct. 16, 1903.
276.	J. Hillyard Leech	Oct. 19, 1903.
27 7.	Clifford Bernard Reilly	Oct. 21, 1903.
278.	William Henry Williams	Oct. 21, 1903,

279. Daniel Joseph McNamara	Oct. 24, 1903.
280. William Charles Sutherland	Nov. 7, 1903.
281. William Stearne Deacon	Nov. 8, 1903.
282. John Kenneth Macdonald	Nov. 8, 1903,
283 John Lewis Fawcett	Nov. 14, 1903.
284. Eldon Sidney Hilliard Winn	Nov. 17, 1903.
285. Thomas Llewellyn Metcalfe	Nov. 17, 1903.
286. Herbert James Dawson	Nov. 18, 1903.
287 Henry Augustus Allison	Nov. 20, 1903.

LAW SOCIETY OF THE NORTH-WEST TERRITORIES.

Amendments to the Rules of the Law Society of the North-West Territories Passed by the Benchers in Convocation at Calgary on the 10th Day of January, A.D. 1905.

- [1.] Rule 14 is hereby amended by striking out the word "direction" in the tenth line thereof and substituting therefor the word 'discretion."
- [2.] Rule 16 is hereby amended by striking out the top compared the secondly occur therein and substituting therefor the figures "19."
- [3.] Rule 28 is hereby amended by inserting after the words "student at law" where they occur in the first line thereof the words "articled after September 19, 1898."
- [4.] Rule 32 is hereby amended by striking out the word "should" where it occurs therein and substituting the word "shall" therefor; and by striking out the figures "15th" where they occur therein and substituting the figures "19" therefor.
- [5.] Rule 35 is hereby amended by striking out the words "accompanying the notice mentioned in the last preceding section" and by substituting for the word "for" where it first occurs therein the word "before."
- [6.] Rule 36 is hereby repealed.
- [7.] Rules 41, 42, 42A, 42B, 44, 44A, 44B and 44C are hereby struck out and the following substituted therefor:

41. Any barrister, solicitor, advocate or attorney who has been duly called to the bar, admitted or a ded, as the case may be, in England, Scotland, or Ireland, including a writer to the signet in Scotland or in any Province or Territory of the Dominion of Canada or in any other British Colony may be enrolled as an advocate of the North-West Territories upon passing a satisfactory examination in the Statutes of Canada, the Ordinances of the North-West Territories and the practice of the courts therein, and upon complying with the provisions of the following rules:

Provided that if it be proved by a certificate of the proper officer, or by a statutory declaration of some person cognizant of the fact, that advocates of the North-West Territories are admitted to practice in the courts of the country, province or territory where such applicant has been so called, admitted or enrolled without passing an examination, then such applicant shall not be required to pass an examination as hereinbefore

provided.

- 42. Any such applicant required by Rule 41 to pass an examination before enrollment may write at any regular examination of the Society, provided that he shall have filed with the secretary on or before the fifteenth day of the month immediately preceding the month fixed for such examination a notice in form number 3a in the schedule hereto, and shall have paid the fee required by Rule 29.
- **42**A. Every such applicant shall, except as hereinbefore provided, file with the secretary before enrollment as an advocate:
 - (a) An application for enrollment in form number 8 in the schedule hereto:
 - (b) A testimonial of good character and conduct:
 - (c) A statutory declaration of himself that he is at the time of making such declaration in good standing on the roll of barristers, solicitors, advocates or attorneys, as the case may be, of

the country, province or territory where he has been so called, admitted or enrolled, and that, so far as he is aware, no application is then pending to strike him off such roll:

(d) His certificate of call to the bar, diploma or certificate of admission, as the case may be.

44. Every such applicant shall upon filing his appli-

cation, pay a fee o ten dollars:

Provided that such application shall lapse and the fee be forfeited if the enrollment of such applicant be not completed within six months from the date of filing such notice.

2. Every such applicant shall, upon his enrollment, pay a fee of four hundred dollars.

44A. The secretary shall, upon receipt of the documents mentioned in Rule 42A, transmit the same to a bencher reciding in the jadicial district in which such applicant is residing, and such applicant shall not be enrolled as an advocate until his application has been reported on by such bencher and approved by the examining committee or the chairman thereof.

Provided that where such applicant is not, at the time of making such application, residing in the North-West Territories, such application may be sent to any

bencher for report.

44B. Any ex-judge of the Supreme Court of the North-West Territories may, on application to the secretary, be enrolled as an advocate of the North-West Territories without payment of any fee or production of any papers.

2. The Attorney General or Solicitor General, while occupying such position, shall be entitled to practise in the courts of the North-West Territories and be entitled to all the privileges of an advocate of such Territories without enrollment or payment of any fee provided such Attorney General or Solicitor General is a member of the bar of any province or territory of Canada which

would permit an advocate of the North-West Territories while occupying such position to practise in such province or territory under similar conditions.

- 44c. If an application for enrollment is received from any person being a legal practitioner of a foreign country, such application shall stand until convocation next assembles, when such application may be considered by convocation and may be granted upon such terms as convocation shall deem proper.
- [8.] Rule 43 is hereby amended by striking out the figures "450.00" where they occur therein and substituting the figures "100.00" therefor.
- [9.] Rules 57, 58, 59, 60, 61 and 62 are hereby struck out and the following substituted therefor:
 - **57.** Every advocate shall, *ipso facto*, stand suspended from practising his profession within the North-West Territories unless and until he shall have taken out an annual certificate of good standing in form number 10 in the schedule hereto.
 - **58.** The fee for such certificate shall be fifteen dollars, and shall be payable on or before the fifteenth day of January in each year.

Provided, that if such certificate be not taken out on or before the date above mentioned the fee payable the efor shall be twenty dollars.

Provided, further, that if such certificate be not taken out on or before the fifteenth day of February in any year, the fee payable therefor shall be twenty-five dollars.

Provided, that advocates enrolled as such after the fifteenth day of January and before the first day of July in any year shall pay fifteen dollars only for their annual certificate for that year.

Provided further, that advocates enrolled as such after the first day of July in any year shall pay ten dollars only for their annual certificates for that year.

- 59. The secretary shall, on or before the twenty-fourth day of December in each year send by mail to every advocate in good standing on the roll a written notice in form number 11 in the schedule hereto.
- **60.** The secretary shall, as soon as may be after the fifteenth day of January in each year, send by mail to every advocate who may then be in default in taking out an annual certificate, a written notice in form number 12 in the schedule hereto:
- 2. The secretary shall, at the expiration of thirty days after the mailing of such last mentioned notice, send by mail to every such advocate still remaining in default as aforesaid a written notice in form number 13 in the schedule hereto:
- 3. If such default be not remedied within thirty days after the mailing of such last mentioned notice, the secretary shall strike such advocate off the roll, and shall forthwith notify such advocate and each of the judges of the Supreme Court of the North-West Territories of the fact.
- **61.** No advocate shall be struck off the roll under the provisions of rule 60 who shall have filed with the secretary a statutory declaration that he has not been engaged during the current year in the actual practice of his profession within the North-West Territories.
- **62.** In the event of any advocate in good standing ceasing to practise and not taking out his annual certificate, he shall be entitled to resume practice upon filing with the secretary a statutory declaration showing the period during which he has not been practising, upon payment of five dollars for each year during which he has not been practising, and upon taking out his annual certificate for the current year; and in the event of any such non-practising advocate paying annually five dollars, he shall be entitled to vote for election of bencher, but shall not be eligible to be elected a bencher or to receive the society's publications.

- [10.] Rule 63 is amended by striking cut the words "shall be entitled to" and substituting therefor the words "may on resolution of the benchers;" and by adding thereto the words "together with any costs and expenses incurred by the society in connection with any successful proceedings against such advocate."
- [11.] Rule 64 is hereby repealed and the following substituted therefor:
 - "64. All statements of fact contained in any petition to convocation shall be verified by statutory declaration."
- [12.] Form number 2 in the schedule to the said rules is hereby amended by striking out the words "I hereby certify that" where they first occur therein.
- [13.] Form number 3 in the schedule to the said rules is hereby amended by striking out the words " on the day of " where they occur in the third paragraph and by substituting the words " in the month of "."
- [14.] The schedule to the said rules is amended by inserting between form number 3 and form number 4 the following:

 No. 34.

LAW SOCIETY OF THE NORTH-WEST TERRITORIES.

I. of , a duly enrolled (barrister of the province of or as the case may be), hereby give notice that I intend to present myself for examination at the examination to be held in the month of next, under the provisions of Rule 41 of the Rules of the Law Society of the North-West Territories, preparatory to making application for enrollment as an advocate of the said Territories.

Dated at in the this day of A.D. 190

To the Secretary of the Law Society of the North-West Territories.

Candidate.

[15] The said schedule is further amended by striking out forms numbered 11 and 12 and inserting the following:

No. 11.

LAW SOCIETY OF THE NORTH-WEST TERRITORIES.

N.W.T. 190

Please take notice that your annual fee for 190 is required by the provisions of Rule 58 of the rules of this society to be paid to me on or before the fifteenth day of January next, the amount thereof being \$15.00.

And take notice that in default of payment within the time above mentioned the fee will be increased to \$20.00 pursuant to the provisions of the said rules.

Secretary.

No. 12.

LAW SOCIETY OF THE NORTH-WEST TERRITORIES.

N.W.T. 190

You are hereby notified that you are in default in the payment of your annual fee and have been, in consequence, suspended from practice and that unless you pay the same, being \$20.00, to me within 30 days from the date hereof you will be liable to be struck off the roll of advocates.

And take notice that in default of payment on or before the fifteenth day of February next the above mentioned fee will be increased to \$25.00 pursuant to Rule 58 of the rules of the society.

Secretary.

(Copy of Rule 60.)

No. 13.

LAW SOCIETY OF THE NORTH-WEST TERRITORIES.

N.W.T. 190

LAST NOTICE.

You are hereby notified that you are still in default in the payment of your annual fee and that unless you pay the same, being \$25, to me within 30 days from the date hereof you will, immediately after the expiration of such 30 days be struck off the roll of such advocates.

Secretary.

(Copy of Rule 61.)

Amendments to the Rules of the Law Society of the North-West Territories.

Passed at Regina on the Ninth day of October, 1905.

1. Rule 22 is hereby repealed and the following substituted	1
therefor:	
23. The intermediate and final examinations shall be held on the fourth Monday of February, June and October in each year at all places where there is a resident judge at which candidates have given notice of their intention to present themselves for examination.	h h

- 2. Rules 29 and 34 are hereby amended by striking out in each the words, "on or before the 15th day of the month immediately prior to the month" and inserting in lieu thereof in each of said rules the words "at least thirty days before the date."
- 3. Form 3 is amended by striking out clause 3 thereof and substituting therefor the following:
- 4. Form 3A is hereby repealed and the following substituted therefor:

No. 3A.

I, a duly enrolled (barrister
or as the case may be) of the (Province ofor as
the case may be) hereby give notice that I intend to present
myself for examination at the examination to be held at

on the fourth Monday of	A.D. 190
under the provisions of Rule 41 of the Law	
North-West Territories preparatory to making	
enrolment as an advocate of the said Territories	
Dated at in the	
day of A.D. 190	

Candidate

To the Secretary of the Law Society of the North-West Territories.

5. Rule 43 is hereby amended by adding thereto the following words:

Provided that students-at-law or articled clerks from any other province or country seeking admission ad condem gradum as students-at-law of the North-West Territories shall, in addition to notice fee, pay the following fees for admission as students on the Society's books:

Graduates given more than two years' standing	\$300.00
Graduates given more than one year's standing	100.60
Graduates given standing of one year or less	50.00
Non-graduates given more than four years standing	300.00
Non-graduates given more than three years' standing	200.00
Non-graduates given more than two years' standing.	150.00
Non-graduates given more than one year's standing	100.00
Non-graduates given standing of one year or less	50.00

6. Rule 44C is hereby amended by adding thereto the following words:

Provided that such person shall, before such application be granted, furnish satisfactory evidence of training, service and examination equal to the training, service and examination required of students-at-law of the North-West Territories.

7. The schedule to the rules is hereby amended by adding thereto the following:

No. 14.

Form of Advocate's Oath as prescribed by the Legal Profession Ordinance.

I, A. B., do solemnly swear (or affirm) that I will well and truly and honestly demean myself as an advocate in the North-West Territories according to the best of my knowledge, skill and ability. So help me God.

Amendments to the Rules of the Law Society of the North West Territories.

Passed at Banff on the Seventh day of July, 1906.

Rule 14 is hereby amended by striking out the words "an advocate in the North-West Territories" and substituting therefor the words "a barrister, advocate, solicitor, writer to the signet or other practitioner before the superior courts of any of His Majesty's dominions."

The Rules are hereby amended by inserting between rules 17 and 18 the following:

17a. Every student-at-law shall, subject to the provisions of Rule 35A, perform due service as clerk, under articles of clerkship, with an enrolled advocate who is in actual practice within the Territories. Such service shall be for a period of five years, or for three years where the student is a graduate of a recognised university in the United Kingdom or in Canada or a graduate of the Royal Military College of Canada.

Rule 31 is hereby repealed and the following substituted therefor:

31. The subjects and books for examination shall be as follows:

FIRST INTERMEDIATE.

Anson on Contracts. Williams on Personal Property. Indermaur on Common Law. H. A. Smith on Equity. Bourinot on Constitutional History. Best on Evidence. The Act relating to Registration of Land Titles.

SECOND INTERMEDIATE.

Harris' Principles of Criminal Law. Broom on Common Law. Underhill on Torts. Williams on Real Property. Pollock on Contracts. Snell on Equity. Powell on Evidence. The statutory law relating to the following subjects: Dominion Lands, Interest, Evidence, The Practice of the Courts, Bills of Sale, Sale of Goods, Factors, Choses in Action, Creditors Relief, Exemptions, Hire Receipts, Limitation of Actions, Married Women's Property, Partnership, Preferential Assignments, Slander.

FINAL.

Smith on Mercantile Law. Hawkins on Wills. Criminal Practice and Procedure as based on the Criminal Code. Story on Equity (English edition). Powell on Evidence. Best on Evidence. Pollock on Torts. Chalmers on Sale of Goods Act. Odgers on Principles of Pleading. Clement on the Canadian Constitution. Foote on Private International Law. Holland on Jurisprudence, Beale's Cardinal Rules. Chalmers on Bills of Exchange. Pollock's Digest of the Law of Partnership. Federal and Local Statute Law.

Provided however that this substitution shall not take effect until the first day of June, 1907.

Rule 35 is hereby amended by adding thereto the following words: "Such material shall be filed with the Secretary, who shall transmit the same to a Bencher residing in the Judicial district in which the applicant resides, and such applicant shall not be enrolled as an advocate until his application has been reported upon by such Bencher and approved by the examining committee or the chairman thereof."

Rule 42 is hereby repealed and the following substituted therefor: 42. The examination mentioned in the preceding rule shall be oral, and shall be conducted by the local Bencher at such time and place within either Alberta or Saskatchewan as he may appoint. No fee will be payable by the applicant for such examination.

Form 3A in the schedule to the rules is hereby repealed.

Rule 58 is hereby amended by striking out the word "fifteen" wherever it occurs therein and substituting therefor the word "ten."

Form 11 in the schedule to the rules is hereby amended by striking out the figures "\$15.00" and substituting therefor the figures "\$10.00."

Sub-rule 3 of Rule 60 is hereby amended by striking out all the words after the word "notify" where it occurs therein and substituting therefor the words "such fact to such advocate and each of the judges of the Supreme Court of the North-West Territories, and also the clerk or deputy clerk of the district where such advocate resides, and the several advocates residing in the same locality."

